LAW OFFICES

CHRISTOPHER MADIOU

WOOLWORTH BUILDING 233 Broadway - Suite 2208 NEW YORK, NY 10279

P (917) 408 - 6484 F (212) 571 - 9149 CHRIS@MADIOULAW.COM

WWW.MADIOULAW.COM

January 31, 2020

Sordend

The Honorable Paul A. Crotty United States Courthouse 500 Pearl Street New York, NY 10007 By ECF

Re:

The Court will hold a confusion to 2/21, 2020 at United States v. Jose Rodriguez, 19 Cr. 278 (PAC)

Dear Judge Crotty,

I represent Jose Rodriguez in the above-mentioned case. I write with consent from the government to request a brief, two- to three-day adjournment of our upcoming status conference currently scheduled for February 24, 2020. I have personal travel plans and will be out of town on February 24, 2020; I will return on February 25, 2020. I respectful request that the conference be adjourned for a date later that same week.

Again, the government consents this application and we request that time between now and our next conference be excluded under the Speedy Trial Act, 18 U.S.C. §3161(H)(7(A).

Thank you in advance for your consideration.

Sincerely.

Christopher Madiou

Counsel for Jose Rodriguez

AUSA Celia Cohen by ECF Cc: